## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

TERRENCE N. GILLILAND, DENISE M. GILLILAND, and LUIS S. GALLEGOS,

Plaintiffs.

8:12CV384

VS.

HARLEY-DAVIDSON MOTOR COMPANY GROUP, LLC,

Defendant.

CONFIDENTIALITY AND PROTECTIVE ORDER PURSUANT TO STIPULATION BY THE PARTIES

### **DEFINITIONS**

<u>PLAINTIFFS</u>: This term shall mean the Plaintiffs in the above-captioned matter, Terrence N. Gilliland, Denise M. Gilliland, and Luis S. Gallegos.

<u>PLAINTIFFS' COUNSEL</u>: This term shall mean the attorneys of record for the party Plaintiffs in the above-captioned matter. In the event that the attorneys of record are members of a firm, this phrase shall include any and all other lawyers, legal assistants and staff who are members of, or associated with, Plaintiffs' Counsel's firm.

**DOCUMENTS**: This term is intended as a collective reference to any and all material or other tangible things containing information produced by HARLEY-DAVIDSON MOTOR COMPANY GROUP, LLC, in response to a pre-trial discovery request in the above-captioned matter.

<u>DISCOVERY</u>: This term shall include all "documents" or other items produced by HARLEY-DAVIDSON MOTOR COMPANY GROUP, LLC, or any of its predecessors, parents or subsidiaries in the above-captioned matter in response to requests for production of documents and tangible things, deposition notices and subpoenas, interrogatories and requests for admissions.

## **TERMS AND CONDITIONS**

- 1. HARLEY-DAVIDSON MOTOR COMPANY GROUP, LLC, in producing discovery in this action that contains trade secret or other confidential research, development or commercial information of a non-public nature, may designate such discovery as **CONFIDENTIAL**.
- 2. Documents to be designated confidential will be so designated by stamping each page "CONFIDENTIAL." The physical labeling of any document shall not be done in any manner that obstructs the reading of the document or impairs the reading of the document when duplicated by a conventional duplicating process.
- 3. If Plaintiffs object to the designation of a document by HARLEY-DAVIDSON MOTOR COMPANY GROUP, LLC as **CONFIDENTIAL**, they may apply to the Court for relief, asserting that the document so designated does not justify the imposition of restrictions concerning its use. Plaintiffs' application for relief shall delineate each document which Plaintiffs contend should not be treated as **CONFIDENTIAL** and the specific reasons it should not be so treated. Unless this Court enters an Order changing the designation, the information shall be treated as **CONFIDENTIAL** under the terms of this Order. In any event, Defendant HARLEY-DAVIDSON MOTOR COMPANY GROUP, LLC shall allow Plaintiffs ample opportunity to explore the basis for the claim of confidentiality.
- 4. No discovery designated as **CONFIDENTIAL** shall be used or communicated by any persons receiving it for any purpose whatsoever other than the preparation of this case for trial.
- 5. Any discovery designated as **CONFIDENTIAL** furnished by HARLEY-DAVIDSON MOTOR COMPANY GROUP, LLC to Plaintiffs shall not be given, shown, made available or otherwise communicated in any way by Plaintiffs, Plaintiffs' counsel

or Plaintiffs' paralegal staff to anyone other than (i) outside experts and consultants, who shall be bound by this Order not to communicate further such discovery, or (ii) the Court if required in any further proceeding herein, except as permitted by stipulation of the parties or any further order of the Court.

- 6. No party shall disclose documents or other material designated CONFIDENTIAL to any experts not assisting in this litigation. Disclosure shall be made to such experts only as is reasonably necessary for the prosecution of this lawsuit and only after the person to whom disclosure is to be made has been provided with a copy of this Order and has agreed to be bound by it. Such expert or experts shall review this Confidentiality Order and execute a Written Assurance attached hereto as Exhibit A prior to reviewing documents designated as CONFIDENTIAL.
- 7. In the event that counsel for any party determines to file with the Court any material marked **CONFIDENTIAL**, information derived therefrom or any papers containing or disclosing such material or information, such documents shall be filed in an envelope on which a statement substantially in the following form shall be endorsed:

#### CONFIDENTIAL

This envelope contains information that is subject to a Stipulation and Protective Order governing the use of confidential discovery material.

- 8. After termination of this case, the provisions of this Order shall continue to be binding. This Court retains and shall have jurisdiction over the parties, their attorneys and all recipients of discovery designated **CONFIDENTIAL** for the enforcement of the provisions of this Order following termination of this case, and/or to terminate all or some of the provisions of this agreement on application by any party.
- 9. This Order shall not preclude parties from exercising any rights or raising any objections otherwise available to them under the rules of discovery and evidence.

10. No provision of this Order is intended to limit the right of any party,

counsel for any party or any recipient of discovery from seeking to modify the terms of

this Order at any time in the future or from seeking relief of the restrictions imposed by

this Order concerning discovery designated as **CONFIDENTIAL**.

11. This Order shall be binding upon the parties to this action, the attorneys

for each party and upon any recipient of discovery designated as CONFIDENTIAL and

upon any successor, executor, personal representative, administrator, heir, legal

representative, assignee, subsidiaries, division, employee, agent, independent

contractor or other person or legal entity over which any party or attorney or recipient of

documents covered by this Order may have control.

IT IS SO ORDERED.

Dated this 24th day of January, 2013.

BY THE COURT:

s/ Thomas D. Thalken United States Magistrate Judge

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# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

TERRENCE N. GILLILAND, DENISE M. GILLILAND, and LUIS S. GALLEGOS,		
Plaintiff,	8:12CV384	
VS.	EXHIBIT A	
HARLEY-DAVIDSON MOTOR COMPANY GROUP, LLC,		
Defendant.		
	y of, st s read and fully understands the a e above-captioned action; that he of e bound by the provisions of the Orany any proceedings with respect to the e to persons, other than those spe or use, except solely for purposes ation obtained pursuant to the order, she agrees to return any and all co c's protected documents and mate by Harley-Davidson Motor Company within 15 days from the date of req C or its counsel; and further that he by counsel for Harley-Davidson	ate of attached r she is der and e Order e Cifically s of this exception of the cificals in Group, uest by e or she of Motor
Signed:	Dated:	
		20
State of ) County of )	Subscribed and sworn to before me this day of, 20	
	Notary Public, State of	